ESTTA Tracking number:

ESTTA511137 12/14/2012

Filing date:

## IN THE UNITED STATES PATENT AND TRADEMARK OFFICE BEFORE THE TRADEMARK TRIAL AND APPEAL BOARD

Proceeding	91204228
Party	Plaintiff LightWedge LLC
Correspondence Address	DAVID L MAY NIXON PEABODY LLP 401 NINTH STREET NW, SUITE 900 WASHINGTON, DC 20004 UNITED STATES nptm@nixonpeabody.com,was.managing.clerk@nixonpeabody.com,dmay@nixonpeabody.com,jmolinoff@nixonpeabody.com,gmccreadie@nixonpeabody.com
Submission	Stipulated/Consent Motion to Extend
Filer's Name	Jeffrey S. Molinoff
Filer's e-mail	nptm@nixonpeabody.com, was.managing.clerk@nixonpeabody.com, dmay@nixonpeabody.com, jmolinoff@nixonpeabody.com, rweikert@nixonpeabody.com
Signature	/JSM/
Date	12/14/2012
Attachments	FIRM_DM-#14250362-v4-Consent_Motion_to_Extend_Dates_(IWEDGE).pdf ( 3 pages )(9579 bytes )

Attorney Docket No.: 034933-65 **BOX TTAB FEE** 

# IN THE UNITED STATES PATENT AND TRADEMARK OFFICE BEFORE THE TRADEMARK TRIAL AND APPEAL BOARD

In the Matter o	t:
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Application Serial No. 85/304,814

Mark: IWEDGE

Published in the Official Gazette: September 13, 2011

LIGHTWEDGE LLC	)
Opposer,	)
v.	<ul><li>) Opposition No. 91204228</li><li>) Appln. Serial No. 85/304,814</li></ul>
SHAWN D. ADAMS	)
Applicant.	) ) )

#### **CONSENT MOTION TO RESET DISCOVERY AND TRIAL DATES**

Opposer, LightWedge LLC, with the consent of Applicant, Shawn Adams, hereby moves the Board to extend the deadline for the closure of the discovery period and the trial dates for sixty-three days. The parties are currently engaged in settlement discussions and have stipulated to a sixty-three day extension of these proceedings to continue these discussions. As the purpose of this extension is to facilitate good faith settlement negotiations, this request is not filed for the purpose of improper delay.

The parties agree that this Consent Motion should not be construed as a waiver of any rights or remedies that either party may have with respect to the discovery that has already been undertaken, including but not limited to Opposer's rights and remedies related to Applicant's untimely discovery responses.

If this Motion is granted, the revised discovery and trial schedule would be as follows:

Expert Disclosures Due	01/16/2013
Discovery Closes	02/15/2013
Plaintiff's Pretrial Disclosures	04/03/2013
Plaintiff's 30-day Trial Period Ends	05/15/2013
Defendant's Pretrial Disclosures	05/31/2013
Defendant's 30-day Trial Period Ends	07/17/2013
Plaintiff's Rebuttal Disclosures	07/31/2013
Plaintiff's 15-day Rebuttal Period Ends	08/29/2013

Counsel for Applicant consented to this request for extension of discovery and trial dates in an e-mail dated December 14, 2012.

Dated: December 14, 2012 Respectfully submitted,

#### NIXON PEABODY LLP

by: /JSM/ David L. May Jeffrey Molinoff

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Counsel for Opposer

### **CERTIFICATE OF SERVICE**

I hereby certify that on December 14, 2012 I caused to be served, via first class mail, postage prepaid, a true and correct copy of the foregoing Consent Motion to Reset Discovery and Trial Dates, upon the following:

Laura L. Wine and Glen Nuttall Knobbe Martens Olson & Bear, LLP 2040 Main Street, FL 14 Irvine, CA 92614-8214 Glen.Nuttall@knobbe.com

> /RAW/ Robert A. Weikert

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